Remarks

It is respectfully requested that claims 1 - 8 be remain in condition for allowance in view of this Amendment and these Remarks.

This amendment is made after the Notice of Allowance dated 28 July 2004, pursuant to 37 C.F.R. 1.312, and is made to correct typographical errors in the Specification. It is requested that this Amendment be entered upon recommendation of the Primary Examiner, approved by the Director, without withdrawing the application from issue.

The Specification has been amended in paragraph [002] to recite that "the fender be pivotal with respect to the tractor". No new matter is introduced by this amendment because it makes the sentence consistent with the prior art being discussed. Paragraph [013] is amended so that correct reference number 54 is associated with the housing 54 as shown in the Figures.

In conclusion, it is believed that this application remains in condition for allowance, and that this Amendment should be entered upon recommendation of the Primary Examiner, approved by the Director, without withdrawing the application from issue.

Any fees or charges due as a result of filing of the present paper may be charged against Deposit Account 04-0525. Two duplicates of this page are enclosed.

Respectfully,

Attorney for Applicant

Joel S. Carter Reg. No. 29,368 Deere & Company Patent Department One John Deere Place Moline, IL 61265 (309) 765-4045

I hereby certify that this correspondence is being deposited with the united States Postal Service as first class mail in an envelope addressed to: Commissioner of Fatents Alexandria, VA 22313-1450, on April 2004

Deere & Company

Caroly Brown 9